CV 11-00597 JCS PLAINTIFF

DECISION/ILIDGEMENT

SANDISK CORPORATION

TO: Mail Stop 8

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

450 Golden Gate Avenue, 16th Floor, San Francisco CA 94102

MOBILE MEDIA IDEAS LLC.

Director of the U.S. Patent & Trademark Office P O Boy 1450 Alexandria, VA 22313-1450

2/9/2011

In Compliance with 35 § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Northern District California on the ✓ Patents or ☐ Trademarks:

PATENT OR TRADEMARK NO	DATE OF PATENT OR TRADEMARK	HOLD	ER OF PATENT OR	TRADEMARK
19 tab		**	See Attach Con	nplaint***
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In the	shave—entitled case the following	natent(e) have h	en included	
	above—entitled case, the following	patent(s) have be	een included:	
		patent(s) have be	een included:	☐ Other Pleading
	INCLUDED BY	☐ Atower		
PATENT OR	INCLUDED BY Amendment DATE OF PATENT	☐ Atower	☐ Cross Bill	
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DATE INCLUDED PATENT OR	INCLUDED BY Amendment DATE OF PATENT	☐ Atower	☐ Cross Bill	

(BY) DEPUTY CLERK Richard W. Wicking Gina Agustine-Rivas February 10, 2011

In the above-entitled case, the following decision has been rendered or judgement issued

Copy I-Upon initiation of action, mail this copy to Commissioner Copy 3-Upon termination of action, mail this copy to Commissioner Copy 2-Upon filing document adding patent(s), mail this copy to Commissioner Copy 4-Case file copy

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USER CONTROL DUBIN

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SANDISK CORPORATION

Plaintiff,

MOBILE MEDIA IDEAS LLC.

Defendant

V 1.1.-00597 JC

COMPLAINT FOR DECLARATORY JUDGMENT OF PATENT NON-INFRINGEMENT, PATENT INVALIDITY, AND/OR PATENT UNENFORCEABILITY

DEMAND FOR JURY TRIAL

Plaintiff SanDisk Corporation ("SanDisk") hereby alleges as follows:

NATURE OF THE ACTION

This is an action for a declaratory judgment of non-infringement, invalidity, and
u=954 Patent¹⁷, 5.49.170 (the "170 Patent"), 5.517.541 (the "541 Patent"), 5.417.970 (the
"979 Patent"), 5.49.471 (the "541 Patent"), 6.002.590 (the "359 Patent"), 6.125.143 (the
"143 Patent", 6.385.386 (the "386 Patent"), 6.393.430 (the "430 Patent"), 6.441,828 (the

"'828 Patent"); 6,446,080 (the "'080 Patent"); 6,549,942 (the "'942 Patent"); 6,975,732 (the

COMPLAINT FOR DECLARATORY JUDGMENT

""732 Patent"); 7,190,971 (the ""971 Patent"); 7,313,647 (the ""647 Patent"); 7,349,012 (the ""012 Patent"); 6,725,155 (the ""155 Patent"); 7,111,069 (the ""069 Patent"); (collectively, the "Mobile Media Patents").

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PARTIES

- 2. Plaintiff SanDisk is a corporation organized and existing under the laws of Delaware, and has its headquarters and principal place of business in Milpitas, Califomia. SanDisk is engaged in the business of, among other things, designing manufacturing, and selling digital media players.
- On information and belief, Defendant Mobile Media Ideas LLC ("Mobile Media) is a Delaware limited liability company with its principal place of business in Chevy Chase, Marvland.

JURISDICTION AND VENUE

- 4. This action arises under the Declaratory Judgment Act, 28 U.S.C. §§ 2201 et. seq. and under the patent laws of the United States, Title 35 of the United States Code. This Court has jurisdiction over this action pursuant to 35 U.S.C. §§ 271, et. seq., and 28 U.S.C. §§ 1331, 1338, and 2201-22012.
- Venue is proper in this District under 28 U.S.C. §§ 1391 and 1400(b) because a substantial part of the events giving rise to the claims at issue occurred in this District.
- This Court has personal jurisdiction over Mobile Media by virtue of the business
 activities it conducts within the State of California and within this District, resulting in sufficient
 minimum contacts with this forum.

INTRADISTRICT ASSIGNMENT

 This case is an Intellectual Property Action under Civil Local Rule 3-2(e) and, pursuant to Civil Local Rule 3-5(b), shall be assigned on a district-wide basis.

MOBILE MEDIA'S PATENTS

 U.S. Patent No. 6,427,078, which is entitled "Device for Personal Communications, Data Collection and Data Processing, and a Circuit Card," issued on June 30, 2002.

- U.S. Patent No. 5,812,954, which is entitled "Mobile Telephone Power Key Lock Function." issued on Sentember 22. 1998.
- U.S. Patent No. 5,490,170, which is entitled "Coding Apparatus for Digital Signal," issued on February 6, 1996.
- U.S. Patent No. 5,557,541, which is entitled "Apparatus for Distributing Subscription and On-Demand Audio Programming," issued on September 17, 1996.

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- 12. U.S. Patent No. 5,841,979, which is entitled "Enhanced Delivery of Audio Data,"
- issued on November 24, 1998.

 13. U.S. Patent No. 5.914.941, which is entitled "Portable Information
- Storage/Playback Apparatus Having a Data Interface," issued on June 29, 1999.

 14. U.S. Patent No. 6,002,390, which is entitled "Text Input Device and Method," issued on December 14, 1999.
- U.S. Patent No. 6,125,143, which is entitled "Picture Encoding Device and Method Thereof, Picture Decoding Device and Method Thereof, and Recording Medium," issued on Sentember 26, 2000
- U.S. Patent No. 6,385,386, which is entitled "Recording/Playback Apparatus, Recording/Playback Method and recording Medium." issued on Mav 7, 2002.
- U.S. Patent No. 6,393,430, which is entitled "Method and System for Automatically Recording Music Data Files by Using the Hard Drive of a Personal Computer as an Intermediate Storage Medium." issued May 21, 2002
- U.S. Patent No. 6,441,828, which is entitled "Image Display Apparatus," issued on August 27, 2002.
- U.S. Patent No. 6,446,080, which is entitled "Method for Creating, Modifying, and Playing a Custom Playlist, Saved as a Virtual CD, to be Played by a Digital AudiorVisual Actuator Device," issued on September 3, 2002.
- U.S. Patent No. 6,549,942, which is entitled "Enhanced Delivery of Audio Data for Portable Playback," issued on April 15, 2003.

- U.S. Patent No. 7,190,971, which is entitled "Information Processing Apparatus and Method. Information Processing System, and Transmission Medium," issued on March 13, 2007.
- 23. U.S. Patent No. 7,313,647, which is entitled "Storage and Reproduction Apparatus," issued on December 25, 2007.

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- 24. U.S. Patent No. 7,349,012, which is entitled "Imaging Apparatus With Higher and Lower Resolution Converters and a Compression Unit to Compress Decreased Resolution Image Data ' issued on March 25, 2008.
- U.S. Patent No. 6,725,155, which is entitled "Method and Apparatus for Information Processing, and Medium for Information Processing," issued on April 20, 2004.
- U.S. Patent No. 7,111,069, which is entitled "Information Processing Apparatus 26 and Method, and Program Storage Medium," issued on September 19, 2006.
- The patents described in paragraphs 8-26 above are hereafter referred to as the Mobile Media Patents. Mobile Media asserts that it has an ownership interest in, including but not limited to, the right to license the Mobile Media Patents.

MOBILE MEDIA'S ASSERTION OF THE MOBILE MEDIA PATENTS

- On April 16, 2010, Mobile Media contacted San Disk to initiate patent license negotiations for several of SanDisk's digital media players. Mobile Media claimed that several of SanDisk's digital media players infringed the Mobile Media Patents, and offered a license to SanDisk. Mobile Media offered to meet with SanDisk at SanDisk's headquarters to discuss licensing the Mobile Media Patents. Since April 2010, Mobile Media has contacted SanDisk several times, accusing SanDisk and its customers of infringing the Mobile Media Patents and asking SanDisk to discuss licensing the Mobile Media Patents, and offering to meet with SanDisk at its headquarters...
- SanDisk has informed Mobile Media that it does not believe that it is required to license the Mobile Media Patents. -4-

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- 31. Mobile Media has stated that certain of SanDisk's products infringe the Mobile Media Patents and that SanDisk is required to license the Mobile Media Patents.
- SanDisk contends that it is not required to license the Mobile Media Patents because SanDisk has not infringed and does not infringe, either directly or indirectly, any valid and enforceable claim of the Mobile Media Patents
- 33. As a result of the acts described in the foregoing paragraphs, there exists a substantial controversy of sufficient immediacy and reality to warrant the issuance of a declaratory judgment.
- An actual and justiciable controversy exists between SanDisk and Mobile Media as to whether the Mobile Media Patents are infringed by SanDisk. A judicial declaration is necessary and appropriate so that SanDisk may ascertain its rights regarding the Mobile Media Patente
- An actual and justiciable controversy exists between SanDisk and Mobile Media as to whether the Mobile Media Patents are valid. A judicial declaration is necessary and appropriate so that SanDisk may ascertain its rights regarding the Mobile Media Patents.
- An actual and justiciable controversy exists between SanDisk and Mobile Media as to whether the Mobile Media Patents are enforceable. A judicial declaration is necessary and appropriate so that SanDisk may ascertain its rights regarding the Mobile Media Patents.

PRAYER FOR RELIEF

WHEREFORE, SanDisk respectfully requests that judgment be entered in its favor and prays that the court grant the following relief:

- A declaration that the SanDisk's products have not infringed and do not infringe, either directly or indirectly, any valid and enforceable claim of the Mobile Media Patents
 - R A declaration that the claims of the Mobile Media Patents are invalid; -5-

- C. A declaration that the Mobile Media Patents are unenforceable;
 - For an award of all damages, including special damages, provable at trial;
- E. An order enjoining Mobile Media, its officers, directors, agents, counsel, servants, and employees, and all persons in active concert or participation with any of them, from charging infringement of, or instituting any action for infringement of the Mobile Media Patents against SaaDisk and/or any of SaaDisk's customers:
- F. An order declaring that SanDisk is the prevailing party and that this is an exceptional case under 35 U.S.C. § 285 and award SanDisk its reasonable attorneys fees, expenses, and costs in this action; and
 - G. Such other and further relief as this Court may deem just and proper.

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b) and Northern District of California

Local Rule 3-6(a), Plaintiff respectfully requests a jury trial on all issues triable thereby.

Dated: February 9, 2011.

JONES DAY

Gregory L. Lippetz

Attorneys for Plaintiff
SANDISK CORPORATION

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